

## UNITED STATES DEPARTMENT OF COMMERCE

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APPLICATION NO. FILING DATE FIRST NAMED INVENTOR ATTORNEY DOCKET NO.

09/172,853

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**EXAMINER** 

FINNEGAN HENDERSON FARABOW **GARRETT & DUNNER** 1300 I STREET NW WASHINGTON DC 20005-3315

WEBMAN, E **ART UNIT** 

PAPER NUMBER

1617

**DATE MAILED:** 

09/06/01

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

	Application No. Applicant(s)				
Office Action Summary	08/172853 DuPuis		Puis		
Office Action Summary	Examiner	1AN	Group Art Unit		
	WEBO	1AN_	1617		
-The MAILING DATE of this communication appears	on the cover sheet be	eneath the co	orrespondence add	ress—	
Period for Reply	7				
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO OF THIS COMMUNICATION.	EXPIRE	MONTH(S)	FROM THE MAILIN	IG DATE	
<ul> <li>Extensions of time may be available under the provisions of 37 CFR 1.13 from the mailing date of this communication.</li> <li>If the period for reply specified above is less than thirty (30) days, a reply</li> <li>If NO period for reply is specified above, such period shall, by default, ex</li> <li>Failure to reply within the set or extended period for reply will, by statute,</li> </ul>	within the statutory minimipire SIX (6) MONTHS from	um of thirty (30) on the mailing date	days will be considered to of this communication	timely.	
Status ,	,				
Responsive to communication(s) filed on $\frac{7/31}{}$	0)				
☐ This action is FINAL.		"			
<ul> <li>Since this application is in condition for allowance except fo accordance with the practice under Ex parte Quayle, 1935</li> </ul>			the merits is closed	d in	
Disposition of Claims					
Claim(s) 25 — 67			is/are pending in the application.		
Claim(s) 25 - 67  Of the above claim(s) 25 - 42, 63			is/are withdrawn from consideration.		
□ Claim(s)			is/are allowed.		
©Claim(s) 43-62, 64-67			is/are rejected.		
□ Claim(s)			is/are objected to.		
□ Claim(s)		are sub	oject to restriction or	election	
Application Papers					
☐ See the attached Notice of Draftsperson's Patent Drawing F	Review, PTO-948.				
☐ The proposed drawing correction, filed on	is $\square$ approved [	☐ disapproved	d.		
☐ The drawing(s) filed on is/are objected	to by the Examiner.				
☐ The specification is objected to by the Examiner.					
☐ The oath or declaration is objected to by the Examiner.					
Priority under 35 U.S.C. § 119 (a)-(d)					
<ul> <li>□ Acknowledgment is made of a claim for foreign priority unde</li> <li>□ All □ Some* □ None of the CERTIFIED copies of the</li> <li>□ received.</li> </ul>	• • • •	•			
<ul> <li>□ received in Application No. (Series Code/Serial Number)</li> <li>□ received in this national stage application from the International</li> </ul>			·		
*Certified copies not received:	•				
Attachment(s)					
☐ Information Disclosure Statement(s), PTO-1449, Paper No(s	s) □ In	terview Summ	nary, PTO-413		
□ Notice of Reference(s) Cited, PTO-892	s) ☐ Interview Summary, PTO-413 ☐ Notice of Informal Patent Application, PTO-152				
☐ Notice of Draftsperson's Patent Drawing Review, PTO-948					
Office A	ction Summary				

U. S. Patent and Trademark Office PTO-326 (Rev. 9-97) Art Unit: 1617

Prosecution is reopened to address additional issue arising under 35 USC 112:

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 43-62, 64-67 are rejected under 35 U.S.C. 103(a) as being unpatentable over EPA 590604 (EP '604) in view of Sramek and Chem. Abstract 117546 ('546).

Applicants stipulate that EP '604 teaches the claimed "acrylates" copolymer (page 7 first two paragraphs), '604 teaches freeze-thaw stability in hair sprays (abstract). 2-20% water is specified (page 5 lines 20-27). The copolymer provides excellent performance characteristics, including feel and shine (page 2 lines 35-37).

Sramek teaches an aerosol composition containing hair setting resins (abstract). Hair setting resins which are acrylic polymers containing such monomers as methacrylic acid, hydroxymonoesters of metharylic acid with C2 glycol, methyl methacrylate, and butyl acrylate are specified (column 5 lines 59-65). Sramek also teaches alcohol and water (col. 5 lines 54-65). Generally less than 10% water is disclosed (column 5 line 68-column 6 line 1). Water soluble cosmetically acceptable basic compounds, including AMP (column 9 lines 22-34), perfumers, protein hydrolysates, preservatives, and silicones (column 9, lines 47-56), the last disclosed by applicant as a conditioning agent on page 30 second paragraph, are specifical.

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'546 teaches a hair setting polymer comprising C2-8 alkyl acrylates, methymethacrylate, hydroxyethyl-methacrylate and methacrylic acid. High effectiveness and water resistance are disclosed.

It would have been obvious to one of ordinary skill to add the polymer of '604 to the composition of Sramek to impart freeze-thaw resistance and to use the polymer of '546 as a hair setting polymer in view of its high effectness and water resistance. As to the claimed 41% aqueous dispersion of the hydroxyacrylate, applicants disclose such is an item of commerce (example 6, page 39).

Claims 43-62, 64-67 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Nowhere in the specification as originally filed, do applicants disclose "A polymer chosen from acrylates/hydroxyesters acrylates copolymers".

Claims 43-62, 64-67 are rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Nowhere in the specification do applicants disclose polymers which are copolymers of acrylate monomer and monomers which are hydroxesters of acrylic acid.

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Claims 43-62, 64-67 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

"Polymer chosen from acrylates/ Hydroxyesters acrylates copolymers" is indefinite. First, it is unclear as to whether a Markush group is intended with the language "chosen from". The intent of the slash is unclear. Do applicants intend a copolymer comprising acryllate monomers and monomers which are hydroxyesters of acrylic acid? The phrase "hydroxyesters acrylates" Is meaningless. Is "of" intended between the two nouns?

No claims allowed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Edward J. Webman whose telephone number is (703) -308-4432. The examiner can normally be reached on Monday through Friday from 9 AM to 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, M. Moezie, can be reached on (703) -308-0570. The fax phone number for the organization where this application or proceeding is assigned is (703) -305-3592.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) -308-1235.

Webman/LR

August 10, 2001

EDWARD J. WEBMAN PRIMARY EXAMINER GROUP 1500